UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/533,765	05/04/2005	Toru Takashima	MTS-3555US	7905
23122 RATNERPRES	7590 10/30/200 STIA	EXAMINER		
P.O. BOX 980	CE DA 10492	HSU, AMY R		
VALLEY FORGE, PA 19482			ART UNIT	PAPER NUMBER
			2622	
			MAIL DATE	DELIVERY MODE
			10/30/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)		
	10/533,765	TAKASHIMA, TORU		
Office Action Summary	Examiner	Art Unit		
	AMY HSU	2622		
The MAILING DATE of this communication appeariod for Reply	ppears on the cover sheet with the	correspondence address		
A SHORTENED STATUTORY PERIOD FOR REP WHICHEVER IS LONGER, FROM THE MAILING I - Extensions of time may be available under the provisions of 37 CFR 1 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory perior - Failure to reply within the set or extended period for reply will, by statu. Any reply received by the Office later than three months after the mail earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICATION 1.136(a). In no event, however, may a reply be to divid apply and will expire SIX (6) MONTHS from the cause the application to become ABANDON	N. imely filed in the mailing date of this communication. ED (35 U.S.C. § 133).		
Status				
Responsive to communication(s) filed on 11. 2a) This action is FINAL . 2b) Th 3) Since this application is in condition for allow closed in accordance with the practice under	nis action is non-final. vance except for formal matters, p			
Disposition of Claims				
4) Claim(s) 1 and 15-33 is/are pending in the ap 4a) Of the above claim(s) 32 is/are withdrawn 5) Claim(s) is/are allowed. 6) Claim(s) 1,15-31 and 33 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and Application Papers 9) The specification is objected to by the Examination of the drawing(s) filed on is/are: a) according to a pending and according to the application of the drawing(s) filed on is/are: a) according to the application of the application of the application of the application of the application and according to the application of the	from consideration. /or election requirement.	Evaminer		
Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the E	e drawing(s) be held in abeyance. Section is required if the drawing(s) is o	ee 37 CFR 1.85(a). bjected to. See 37 CFR 1.121(d).		
Priority under 35 U.S.C. § 119				
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 				
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summar Paper No(s)/Mail I 5) Notice of Informal 6) Other:	Date		

Application/Control Number: 10/533,765 Page 2

Art Unit: 2622

DETAILED ACTION

Response to Arguments

- 1. Applicant's arguments, filed7/11/2008, with respect to the rejection(s) of claim(s)
- 1, 15-33 under 35 USC § 103 have been fully considered and are persuasive.

Therefore, the rejection has been withdrawn. However, upon further consideration, a new ground(s) of rejection is made in view of updated search.

Claim Rejections - 35 USC § 112

2. The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

3. Claims 29-31 are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention. Claims 29-31 claim a tangible computer readable medium which is not defined in the specification. Page 33 of applicant's specification discloses "recording medium" and "transmission media", therefore the claims should be amended accordingly.

Application/Control Number: 10/533,765 Page 3

Art Unit: 2622

Claim Rejections - 35 USC § 103

4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claims 1-15-31,33 are rejected under 35 U.S.C. 103(a) as being unpatentable over Watanabe et al. (US 7432948) in view of Panian (US 6285890).

Regarding Claim, Watanabe teaches a slave apparatus (*Fig. 1 reference number 10 "camera"*) capable of communicating with a master device (*reference number 90, "host"*) through a predetermined communication bus (*Fig. 8 reference number 210, "USB"*) and having a plurality of communication modes of diverse kinds (*Col 9 Lines 21-27, first and second communication modes*), said slave apparatus comprising: judging means of transmitting to said master device a notification code of notifying a presently set-up communication mode (*Col 4 Lines 46-47 corresponding to the second mode and Col 2 Line 19 teaching the first mode may be set*), and then judging whether a command in response to said notification code is received from said master device within a predetermined time (*Col 9 Lines 35-38*); and communication controlling means of performing control on the basis of a judgment result of said judging means in such a manner that when a command in response to said notification code is received from said master device within the predetermined time, a state permitting communication with said master device is established in correspondence to the

command (*Col 9 Lines 38-40 and Col 10 Lines 10-15 corresponding to executing of the first and second modes on command from the host*). Watanabe teaches up to the point where commands from the host are received and executed, but is silent on the procedure when a command is not received from the host within a predetermined amount of time. One of ordinary skill in the art recognizes that it is well known to go into a procedure during communication when one side, especially the host is idle for the purpose of either saving power, saving time, or even considering an error from the host side. Therefore one of ordinary skill in the art would look to prior art for well known procedures of handling no command being received from the host after connection is requested or established.

Panian similarly teaches automatic sensing of communication devices. In Columns 6-7 Table 2, Panian teaches different communication modes for the slave device which is the mobile communication device. In Fig. 4A, the slave apparatus scans for activity or command from the host to indicate the DTR's activity in 208. If there is activity, the apparatus will follow the flow to 206 to execute the command. However, if there is no command from DTR the flow will go to 210 in which case the DTR is inactive, meaning the DTR port as seen in Fig. 2A is electrically released or unconnected. Also at 210 the apparatus will scan for activity from RTS, which is a communication mode described in Table 2. If there is activity at this point the apparatus will be connected for RTS port, and if not the flow goes to Fig. 4B to set other various different communication modes, which are different than initial mode.

The concept taught by Panian to wait and scan for activity from a connecting apparatus and to move on to other modes of communication in the lack of activity can be applied to Watanabe. It would have been obvious to one of ordinary skill in the art at the time of the invention to modify the teaching of Watanabe with that of Panian to realize the procedure in the case where the host device is not giving any command after connection to end the connection and reconnect to a different communication mode. This would have been obvious because in the lack of activity from the master, the slave can realize a different option that can be more useful other than the mode with no response from the master.

Regarding Claim 15, Watanabe teaches a slave apparatus capable of communicating with a master device through a predetermined communication bus and having a plurality of communication modes of diverse kinds, said slave apparatus comprising: judging means of transmitting to said master device a notification code of notifying a presently set-up communication mode (as addressed with Claim 1), and then judging whether a command received from said master device in response to said notification code corresponds to said presently set-up own communication mode; and communication controlling means of performing control on the basis of a judgment result of said judging means in such a manner that when said command corresponds to the presently set-up communication mode, a state permitting communication with said master device is established in correspondence to the command (Col 9 Line 29 through Col 10 Line 17 teaches the case where the master command corresponds with the set

communication mode). Watanabe teaches up to the point where commands from the host are received and executed, but is silent on when the command does not correspond to the set communication mode. The teaching of Panian as addressed with Claim 1 is also applied to Claim 15 because for example in Fig. 4A when the slave apparatus is at 208 and there is no activity sensed from the host that does not correspond with the slave which can potentially set the DTR communication mode. The disconnection at this point and reconnection with other communication mode is addressed with Claim 1. It would have been obvious to one of ordinary skill in the art at the time of the invention to modify the teaching of Watanabe with that of Panian to realize the situation where the host is not giving the command of the communication mode that is currently set. This would have been obvious because this gives more control to the master, where the user can have more control over the slave device from the master.

Regarding Claim 16, Watanabe teaches a slave apparatus capable of communicating with a master device through a predetermined communication bus and having a plurality of communication modes of diverse kinds, said slave apparatus comprising: communication mode identifying means of transmitting to said master device a notification code for notifying a presently set-up communication mode (as addressed with Claim 1). Watanabe teaches the slave device sets the communication mode and the master device can operate in that set mode, which gives the slave device more control to limit the master device, but does not teach identifying the kind of

Page 7

communication mode from the master and changing to that mode then establishing communication. It is well known to have similar devices which give the master overriding control to set the communication mode and subsequently the slave device will execute in the master set mode.

Panian teaches allowing the master to select the communication mode based on which port is active, which corresponds to the selected mode. The slave device executes the commands of the master device accordingly as described in Figs. 4A and 4B.

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify the teaching of Watanabe with that of Panian to give the master the priority of setting the mode over the slave, and to have the slave execute in the master set communication mode. This would be obvious to give more control to the master device.

Regarding Claim 17, Watanabe teaches the slave apparatus according to claims 1, 15 or 16, wherein said predetermined communication bus is a universal serial bus ("USB") type (Fig. 8 reference number 210 "USB").

Regarding Claim 18, Watanabe teaches the slave apparatus according to claim 17, wherein said communication controlling means performs said release by pulling up

or pulling down a voltage applied to a D.sup.+ or a D.sup.- line of said USB (*Fig. 10 and Col 7 Lines 38-40*).

Regarding Claim 19, Watanabe teaches the slave apparatus according to claim 17, wherein said communication controlling means performs said release by turning OFF a V _{bus} line through which a voltage from said hose device is supplied in said USB (*Fig. 10 reference number 140*).

Regarding Claim 20, Watanabe teaches the slave apparatus according to claims 1, 15 or 16, wherein a plurality of said communication modes include at least two modes selected from a mode corresponding to an imaging class, a mode corresponding to a mass storage class, a mode corresponding to a customized class, and a mode corresponding to a streaming class (*Col 7 Lines 44-50*).

Regarding Claim 21, Watanabe teaches the slave apparatus according to claim 20, wherein said mode corresponding to a mass storage class among a plurality of said communication modes is set up as an initial state (*Col 7 Lines 45-50, the slave can be set in either mode, so the initial state could be mass storage class*).

Regarding Claim 22, Watanabe teaches the slave apparatus according to claim 17, wherein said USB embodied as a wire USB cable (Fig. 8 reference number 210).

Regarding Claim 23, Watanabe teaches the slave apparatus according to claim 17. Official notice is taken that it is well known for a USB connection to be embodied as a wireless circuit. It would have been obvious to one of ordinary skill in the art at the time of the invention to use a USB embodied as a wireless circuit since Watanabe connects the host to other wireless devices.

Regarding Claim 24, Watanabe teaches the slave apparatus according to claims 1, 15 or 16, comprising displaying means of displaying information on a communication state including information concerning a communication mode presently set up (*Col 4 Line 63 through Col 5 Line 2 teaches the display shows information from the various menus, and communication mode is one of the selected items from the slave side via the user interface which is the lcd).*

Regarding Claim 25, Watanabe teaches a digital camera comprising a slave apparatus according to claims 1, 15 or 16, and capable of transmitting recorded-by-oneself data recorded by itself to said master device through said communication bus (*Col 9 Lines 30-40*).

Regarding Claim 33, Watanabe teaches an information processing apparatus comprising a slave apparatus according to claims 1, 15 or 16, and capable of communicating with said master device (*Fig. 9 reference number 24*).

Claims 26-28 are method claims corresponding to the apparatus of Claims 1, 15, and 16, and Claims 29-31 are computer programs corresponding to the apparatus of claims 1, 15-16 and are rejected similarly.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to AMY HSU whose telephone number is (571)270-3012. The examiner can normally be reached on M-F 8am-5pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Lin Ye can be reached on 571-272-7372. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Application/Control Number: 10/533,765 Page 11

Art Unit: 2622

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Amy Hsu Examiner Art Unit 2622

ARH 10/26/08

/Lin Ye/ Supervisory Patent Examiner, Art Unit 2622